

AMENDMENTS TO LB 477

Introduced by Transportation and Telecommunications

1           1. On page 4, line 2, after "community" insert ", except  
2 that no application needs to be filed to change a franchisee's  
3 community if an agreement has been entered into as provided in  
4 subsection (3) of section 60-1420".

5           2. On page 9, line 25, strike the new matter.

6           3. On page 10, lines 1 through 5 strike the new matter;  
7 in lines 9 through 13, strike the new matter and insert ". A  
8 manufacturer, importer, or distributor may not share, sell, or  
9 transfer customer information, obtained from a dealer and not  
10 otherwise publicly available, to other dealers franchised by the  
11 manufacturer while the originating dealer is still a franchised  
12 dealer of the manufacturer unless otherwise agreed to by the  
13 originating dealer. A manufacturer, importer, or distributor may  
14 not use any nonpublic personal information, as that term is used  
15 in 16 C.F.R. part 313, which is obtained from a dealer unless  
16 such use falls within one or more of the exceptions to opt out  
17 requirements under 16 C.F.R. 313.14 or 313.15"; and in line 24  
18 after "facilities" insert "if the dealer complies with subdivision  
19 (9) of this section".

20           4. On page 11, line 14, after the period insert "If a  
21 dealer voluntarily terminates and has entered into a separately  
22 negotiated site control agreement, the agreement may survive the  
23 termination if the agreement clearly states that fact.".

1                   5. On page 21, line 14 strike "The" and insert "As a  
2 result of an audit authorized under this subsection, the"; and in  
3 line 16 strike "false or fraudulent", show as stricken, and insert  
4 "previously paid".